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Attorneys for Plaintiff Regal Capital Incorporated,
 a California corporation

**UNITED STATES DISTRICT COURT
 NORTHERN DISTRICT OF CALIFORNIA**

REGAL CAPITAL INCORPORATED, a
 California corporation, also doing business as
 REGAL HOME ENTERTAINMENT, INC.

Plaintiff,

vs.

KARAOKE DISCOUNT CENTER, a California
 corporation; KARAOKE DISCOUNT CENTER
 II, INCORPORATED, a California corporation,
 doing business as TPD DISCOUNT CENTER;
 KARAOKE OUTLET, INCORPORATED, a
 California corporation and DOES 1 through 100,
 inclusive,

Defendants.

Case No.: C 08-04498 SI

**STIPULATED [PROPOSED] FINAL
 JUDGMENT, CONSENT DECREE AND
 PERMANENT INJUNCTION AS TO
 KARAOKE DISCOUNT CENTER, a
 California corporation; KARAOKE
 DISCOUNT CENTER II,
 INCORPORATED, a California corporation,
 doing business as TPD DISCOUNT
 CENTER; KARAOKE OUTLET,
 INCORPORATED, a California corporation**

The Honorable Judge Susan Illston

Plaintiff REGAL CAPITAL INCORPORATED, a California corporation, also doing business as REGAL HOME ENTERTAINMENT, INC. ("Plaintiff"), having duly commenced this action by filing the Verified Complaint herein and serving Defendants KARAOKE DISCOUNT CENTER, a California corporation ("KARAOKE DISCOUNT"), KARAOKE DISCOUNT CENTER II, INCORPORATED, a California corporation, doing business as TPD DISCOUNT CENTER ("KARAOKE DISCOUNT II"), and KARAOKE OUTLET, INCORPORATED, a California corporation ("KARAOKE OUTLET") (collectively referred to herein as "Defendants"), alleging violations of its rights in connection with its copyrights and trademarks including, but not limited to, the works identified on Exhibit "A" to the Verified Complaint, which Exhibit is hereby incorporated by reference and attached hereto as Exhibit "A", and service of the Verified Complaint having been

1 made on the Defendants, or, acknowledged by the Defendant's signature to this Final Judgment,
2 Consent Decree and Permanent Injunction ("Final Judgment"), and the Plaintiff, and the said
3 Defendants, having agreed to the entry of this Final Judgment, without a trial, and without the
4 adjudication of any issue of fact or law; and the said Parties having consented to the jurisdiction of the
5 Court and having consented to each and every provision, order and decree of this Final Judgment, and
6 this Final Judgment being the result of a compromise of the above matter and having been stipulated
7 to;

8 IT IS HEREBY ORDERED, ADJUDGED AND DECREED as follows:

9 1. This Court has jurisdiction over this action for copyright and trademark infringement
10 and has jurisdiction over the parties to this suit, as named in the Verified Complaint and set forth
11 below in this Final Judgment. This Court retains jurisdiction over this matter for the purposes of any
12 contempt or other enforcement proceeding stemming from any violation of the permanent injunction or
13 any other provision set forth herein.

14 2. IT IS FURTHER ORDERED, ADJUDGED AND DECREED that Defendants
15 KARAOKE DISCOUNT, KARAOKE DISCOUNT II and KARAOKE OUTLET, and their officers,
16 agents, servants, employees, attorneys, or other persons who are in active concert or participation with
17 the foregoing, who receive actual notice of this Final Judgment and permanent injunction, are hereby
18 enjoined and restrained from the following:

- 19 a) Importing, making, manufacturing, copying, marketing, distributing, selling, offering
20 for sale, renting, leasing and/or otherwise trafficking, including but not limited to over
21 the Internet, ("Trafficking") in Unauthorized Copies of audio-visual content and/or
22 products the copyrights to which are owned or licensed by Plaintiff, whether heretofore
23 released or to be released after date of this Order, (hereinafter collectively referred to as
24 "Plaintiff's Exclusive Copyrighted Programs"), including but not limited to those
25 programs listed on the Exhibit "A" to the Verified Complaint. The term "Unauthorized
26 Copy" means a copy of Plaintiff's Exclusive Copyrighted Programs which was not
27 authorized and sold by Plaintiff or through Plaintiff's chain of distribution, and
28 includes, but is not limited to, counterfeit copies and/or imports in violation of

1 Plaintiff's exclusive copyright licenses or other interests.

- 2 b) Directly or indirectly infringing the copyrights of Plaintiff in any manner, and from
3 causing, contributing to, or participating in the unauthorized importation, duplication,
4 manufacture, distribution or sale of Plaintiff's Exclusive Copyrighted Programs, and
5 from offering for rent or sale, renting, selling, or otherwise distributing any
6 Unauthorized Copies of Plaintiff's Exclusive Copyrighted Programs, including but not
7 limited to the program titles listed on Exhibit "A" to the Verified Complaint herein,
8 which exhibits are hereby incorporated by reference, and attached hereto as Exhibit
9 "A";
- 10 c) Directly or indirectly using Plaintiff's trademarks, trade names or service marks,
11 including the marks listed in the Verified Complaint as follows: (1) a unique and
12 inherently distinctive mark consisting of a stylized "R," with a crown on top, which is
13 referred to herein as "the Regal Mark," Reg. No. 1,476,660 on the Principal Register of
14 the United States Patent and Trademark Office; (2) a unique and inherently distinctive
15 service mark for "Regal Home Entertainment," Reg. No. 1,797,599 on the Principal
16 Register of the United States Patent and Trademark Office; and (3) a unique and
17 inherently distinctive mark for "Regal Home Video."
- 18 d) Shipping, delivering, holding for sale, distributing, returning, transferring, or otherwise
19 moving or disposing of in any manner videotapes, VCDs, DVDs, laser discs, or other
20 infringing items containing Plaintiff's Exclusive Copyrighted Programs, or bearing
21 Plaintiff's trademarks, or any reproduction, counterfeit, copy, or colorable imitation of
22 the same;
- 23 e) Shipping, delivering, holding for sale, distributing, returning, transferring, or otherwise
24 moving or disposing of in any manner any and all boxes, labels, or other merchandise
25 and items, including, but not limited to, recording and duplicating equipment, used in
26 the manufacture and/or distribution of such infringing merchandise;
- 27 f) Otherwise engaging in any other activity related to Plaintiff's Exclusive Copyrighted
28 Programs in any manner which is likely to cause others to falsely believe that

1 Defendants' Trafficking in Plaintiff's Exclusive Copyrighted Programs is authorized,
2 approved by, or licensed by Plaintiff;

3 g) In any manner infringing, contributing to infringement, or participating in the
4 infringement by others, of any of the copyrights in Plaintiff's Exclusive Copyrighted
5 Programs, and from acting in concert with, aiding or abetting others, to infringe any of
6 the said copyrights in any way; and

7 h) Offering to do any of the acts enjoined in subparagraphs (a) through (g) above, or
8 assisting, aiding, or abetting any other person or business entity in engaging in or
9 performing any of the activities referred to in subparagraphs (a) through (g); and

10 3. IT IS FURTHER ORDERED, ADJUDGED, AND DECREED that this Final Judgment
11 shall be effective as to each of Plaintiff's Exclusive Copyrighted Programs for so long as Plaintiff
12 holds the exclusive rights to or owns a particular program.

13 4. IT IS FURTHER ORDERED, ADJUDGED AND DECREED that:

14 a) Defendants shall deliver and forfeit to Plaintiff or Plaintiff's counsel, at no cost to
15 Plaintiff, any and all unauthorized copies of Plaintiff's Exclusive Copyrighted
16 Programs, which are now or later come into the possession, custody or control of
17 Defendants. Moreover, Defendants agree and consent that all infringing product and
18 other items seized pursuant to 17 U.S.C. § 503 and the Seizure Order issued by the
19 Court on October 2, 2008, are forfeited to Plaintiff who may destroy, discard or
20 otherwise dispose of such products and items in Plaintiff's sole discretion. Plaintiff is
21 hereby relieved of its duties under the Seizure Order as substitute custodian of said
22 products and items;

23 b) Defendants, and each of them, are required to deliver to Plaintiff's counsel forthwith
24 any and all such infringing merchandise in their possession, custody, or control for
25 impoundment; and

26 c) Defendants, and each of them, are required to deliver to Plaintiff's counsel forthwith
27 any and all videotapes, VCDs, DVDs, boxes, labels, or other merchandise and items,
28 including, but not limited to, recording and duplicating equipment, used in the

1 manufacture and/or distribution of such infringing merchandise.

2 d) Defendants, and each of them, shall provide Plaintiff's counsel, in writing, with the
3 name, address, telephone number, facsimile number, email address, website and any
4 and all other contact or identifying information for the person(s), firm(s) or entity(ies)
5 from which Defendants allegedly purchased the unauthorized copies of Plaintiff's
6 Exclusive Copyrighted Programs and will provide all books, records and accounting
7 documents pertaining to all such purchases. During the two (2) years following the
8 entry of this Final Judgment, Defendants will supplement this information with any and
9 all identifying information they receive concerning person(s), firm(s) or entity(ies)
10 trafficking in infringing copies of Plaintiff's Exclusive Copyrighted Programs.

11 5. IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the bond in the
12 amount of Five Thousand Dollars (\$5,000.00), previously issued and filed, is hereby exonerated,
13 discharged and released.

14 6. IT IS FURTHER ORDERED, ADJUDGED AND DECREED that if Plaintiff is
15 required to file any further proceedings to enforce the terms of this Final Judgment, Plaintiff shall be
16 entitled to recover its attorneys' fees and costs in any such proceedings.

17 7. IT IS FURTHER ORDERED, ADJUDGED AND DECREED that this Court shall
18 retain jurisdiction over any subsequent action resulting from any violation of this Final Judgment or
19 the Settlement Agreement entered into contemporaneously herewith.

20 8. Plaintiff shall recover against Defendants KARAOKE DISCOUNT, KARAOKE
21 DISCOUNT II and KARAOKE OUTLET, and each of them, jointly and severally, the sum of TWO
22 HUNDRED THOUSAND DOLLARS (\$200,000.00). However, Plaintiff agrees and covenants not to
23 execute on the monetary aspect of this Judgment so long as the Defendants, and each of them, shall
24 pay to Plaintiff the total sum of FIFTY-FOUR THOUSAND DOLLARS (\$54,000.00) as follows:

- 25 a) TWENTY THOUSAND DOLLARS (\$20,000.00) shall be paid by April 6, 2009;
26 b) Commencing May 1, 2009, and continuing on the first (1st) of each month for twelve
27 (12) months, Defendants shall pay the sum of TWO THOUSAND, EIGHT HUNDRED
28 AND THIRTY-THREE DOLLARS AND THIRTY-THREE CENTS (\$2,833.33) to

1 Plaintiff until a total of THIRTY-FOUR THOUSAND DOLLARS has been paid.

2 c) All payment shall be made by cashier's check made payable to Richard J. Idell, Trustee
3 and delivered to:

4 i. Idell & Seitel, LLP
5 c/o Richard J. Idell
6 465 California Street, Suite 300
7 San Francisco, CA 94104

8 d) If any payment is not made when due, Plaintiff shall give written notice of default by
9 email or fax to Michael Vu, Defendants' counsel at: 142 East Mission Street, San Jose,
10 California 95112, and Defendants shall have five (5) business days from the date of
11 such notice to cure the default. If such notice is given, Defendants will be liable for
12 Five Hundred Dollars (\$500.00) in attorneys' fees of Plaintiff which shall be added to
13 the sum due to cure such default, and if not paid shall be added to the amount due under
14 this Final Judgment to satisfy the monetary portion of this Final Judgment. If the default
15 is not cured, then the full TWO HUNDRED THOUSAND DOLLARS (\$200,000.00)
16 shall be due plus any attorneys' fees and costs for the notice of default and any
17 attorneys' fees and costs incurred in collection.

18 9. Regal and/or its licensed private investigators shall have the right, up to two (2) times
19 per year for four (4) years from the date this Judgment is entered, or until December 31, 2013,
20 whichever is later, during normal business hours, to inspect, without prior notice, the inventory of
21 Defendants at any place of business owned or controlled, in whole or in part, by Defendants to
22 determine if any such business is engaged in the importation, manufacture, duplication, rental, leasing,
23 marketing, distribution, sale, or other trafficking, of counterfeit, grey market copies, or otherwise
24 unauthorized copies of videocassettes, laser discs, films, videotapes, DVDs, VCDs or any other
25 medium in violation of Regal's copyright ownership or exclusive distribution rights in Plaintiff's
26 Exclusive Copyrighted Programs. Regal's representatives, agents or investigators shall be granted
27 immediate access to those places of business upon request and display of a letter of authorization from
28 Regal's attorneys (with a copy of such letter to be contemporaneously provided to Defendants). Such
inspection shall be conducted in a reasonable manner so as to minimize any disruption of Defendants'

business. Regal's inspectors shall be permitted to photograph and confiscate any inventory of unauthorized products found during such inspection, subject to an obligation to provide Defendants with a written receipt for all such confiscated copies, before removing such copies from the business premises. Regal shall have the option, at its election, in the event of future infringement, to move for relief under the Final Judgment to be executed by the Parties and attached as Exhibit "A" hereto, or as a separate action.

10. This Final Judgment is entered without prejudice to Plaintiff filing an action for non-dischargeability in the event that the monetary terms set forth herein are not fully paid and there is a subsequent bankruptcy by any or all of the Defendants.

AGREED AND CONSENTED TO by REGAL CAPITAL INCORPORATED, a California corporation, also doing business as REGAL HOME ENTERTAINMENT, INC:

Dated: MAY 21, 2009

REGAL CAPITAL INCORPORATED, a California corporation, also doing business as REGAL HOME ENTERTAINMENT, INC

By: RIC LIM

Its: GEN. MANAGER

AGREED AND CONSENTED TO by KARAOKE DISCOUNT CENTER, a California corporation:

Dated: _____

KARAOKE DISCOUNT CENTER, a California corporation

By: _____

Its: _____

AGREED AND CONSENTED TO by KARAOKE DISCOUNT CENTER II, INCORPORATED, a California corporation, doing business as TPD DISCOUNT CENTER:

Dated: _____

KARAOKE DISCOUNT CENTER II, INCORPORATED, a California corporation, doing business as TPD DISCOUNT CENTER

By: _____

Its: _____

business. Regal's inspectors shall be permitted to photograph and confiscate any inventory of unauthorized products found during such inspection, subject to an obligation to provide Defendants with a written receipt for all such confiscated copies, before removing such copies from the business premises. Regal shall have the option, at its election, in the event of future infringement, to move for relief under the Final Judgment to be executed by the Parties and attached as Exhibit "A" hereto, or as a separate action.

10. This Final Judgment is entered without prejudice to Plaintiff filing an action for non-dischargeability in the event that the monetary terms set forth herein are not fully paid and there is a subsequent bankruptcy by any or all of the Defendants.

AGREED AND CONSENTED TO by REGAL CAPITAL INCORPORATED, a California corporation, also doing business as REGAL HOME ENTERTAINMENT, INC:

Dated: _____ REGAL CAPITAL INCORPORATED, a California corporation, also doing business as REGAL HOME ENTERTAINMENT, INC

By: _____
Its: _____

AGREED AND CONSENTED TO by KARAOKE DISCOUNT CENTER, a California corporation:

Dated: 5/7/09 KARAOKE DISCOUNT CENTER, a California corporation

By: [Signature]
Its: President

AGREED AND CONSENTED TO by KARAOKE DISCOUNT CENTER II, INCORPORATED, a California corporation, doing business as TPD DISCOUNT CENTER:

Dated: 6/12/09 KARAOKE DISCOUNT CENTER II, INCORPORATED, a California corporation, doing business as TPD DISCOUNT CENTER

By: PRESIDENT
Its: MIAMI TUNING LY

1 AGREED AND CONSENTED TO by KARAOKE OUTLET, INCORPORATED, a California
2 corporation:

3 Dated: 5/7/09

KARAOKE OUTLET, INCORPORATED, a California
corporation

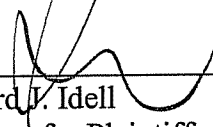
4
5 By: 

6 Its: president

7
8 APPROVED AS TO FORM BY COUNSEL FOR PLAINTIFF:

9
10 Dated: 6-16-09

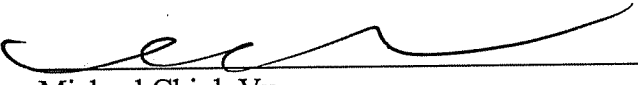
IDELL & SEITEL LLP

11
12 
Richard J. Idell
Attorney for Plaintiff

13
14 APPROVED AS TO FORM BY COUNSEL FOR DEFENDANTS:

15 Dated: 6/12/09

VU.S.A. LAW OFFICES, APC

16
17 
Michael Chinh Vu
Attorney for Defendants

18
19 **IT IS SO ORDERED.**

20
21 Date: 6/17, 2009

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Honorable Susan Illston, District Court Judge

PROOF OF SERVICE

I am employed in the City and County of San Francisco, State of California in the office of a member of the bar of this court at whose direction the following service was made. I am over the age of eighteen years and not a party to the within action. My business address is Idell & Seitel, LLP 465 California Street, Suite 300, San Francisco, California 94104.

On June 17, 2009, I served the following document(s):

STIPULATED [PROPOSED] FINAL JUDGMENT, CONSENT DECREE AND PERMANENT INJUNCTION AS TO KARAOKE DISCOUNT CENTER, a California corporation; KARAOKE DISCOUNT CENTER II, INCORPORATED, a California corporation, doing business as TPD DISCOUNT CENTER; KARAOKE OUTLET, INCORPORATED, a California corporation.

- ☒ by regular **UNITED STATES MAIL** by placing a true and correct copy in a sealed envelope addressed as shown below. I am readily familiar with the practice of Idell & Seitel LLP for collection and processing of correspondence for mailing. According to that practice, items are deposited with the United States Postal Service at San Francisco, California on that same day with postage thereon fully prepaid. I am aware that, on motion of the party served, service is presumed invalid if the postal cancellation date or the postage meter date is more than one day after the date of deposit for mailing stated in this affidavit.
- ☐ by **E-MAIL TRANSMISSION**, by electronically transmitting a true and correct copy of the document(s) in Adobe Acrobat format to the electronic mail addresses indicated below:
- ☐ by **FEDERAL EXPRESS**, by placing a true and correct copy in a sealed envelope addressed as shown below. I am readily familiar with the practice of Idell & Seitel LLP for correspondence for delivery by FedEx Corporation. According to that practice, items are retrieved daily by a FedEx Corporation employee for overnight delivery.
- ☐ by **FACSIMILE TRANSMISSION**, by placing a true and correct copy of the document(s) to be transmitted by facsimile machine to the number indicated after the address(s) noted below. The transmission was reported as complete and without error.

Michael Vu
VU.S.A. Law Offices
142 E. Mission Street
San Jose, CA 95112
(408) 288-7400
(408) 288-7798 Fax
michaelvu@vusalaw.com

I certify and declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct and I executed this declaration at San Francisco, California.

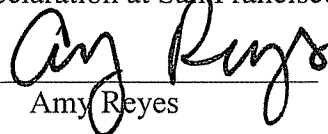

Amy Reyes

EXHIBIT "A"

TITLE LIST OF REGAL COPYRIGHTED PROGRAMS

Movie Title	Copyright PA #
Aangkinin Ko Ang Lahat	PA 903-003
Abuso, Case No. 6433	PA 868-824
Aishite Imasu	PA 1-276-577
Akala Ko Ikaw Ay Akin	PA 986-216
Akin Ang Puri	PA 822-877
Akin Ka Lamang	PA 987-328
Ako Ba Ang Nasa Puso Mo?	PA 858-469
Ako Legal Wife	PA 1-309-978
Alindog Ng Lahi	PA 986-219
Alyas Big Time	PA 949-044
Anak Ng Dilim	PA 941-914
Ang Boyfriend Kong Pari	PA 991-056
Ang Dalubhasa	PA 986-220
Ang Joker At Ang Pistolero	PA 946-553
Ang Pinaka Mahabang Baba Sa Balat Ng Lupa	PA 867-338
Anghel De La Guardia	PA 1-012-466
Animal	PA 1-238-225
Ano Bang Meron Ka?	PA 1-194-537
Apoy Sa Dibdib Ng Samar	PA 1-349-094
Araw-Araw, Gabi-Gabi	PA 75-505
Ayos Na Ang Kasunod	PA 1-012-464
Babae Sa Bintana	PA 948-538
Babae Sa Bubungang Lata	PA 765-454
Babae Sa Dalampasigan	PA 891-019
Baby Love	PA 722-762
Bahay Kubo	pending
Bahay Ni Lola	PA 1-194-534
Bahay Ni Lola 2	PA 1-288-216
Bahid	PA 1-194-366
Bala Para Sa Katarungan	PA 987-335
Balawis	PA 822-869
Baliktaran	PA 1-000479
Banal	pending
Banatan	PA 950-725
Bandido	PA 881-529
Bangis	PA 772-140
Baril Sa Baril	PA 920-343
Baryoke	PA 1-343-462
Batang Bangketa	pending
Batang Pro	PA 967-007
Batas Ko Ang Katapat Mo	PA 769-097
Batas Ng Lansangan	PA 1-194-538
Bawal	PA 98-973
Bayolente	PA 986-221
Beautiful Life	PA 1-251-832
Bench Understatement	PA 1-255-108

TITLE LIST OF REGAL COPYRIGHTED PROGRAMS

Best Friends	PA 769-064
Binibining K	PA 1-352-402
Birhen Ng Manaoag	PA 1-288-217
Boy Gising	PA 792-736
Buhawi Jack	PA 920-348
Burger Boys	PA 984-368
Casaverde	PA 931-900
Cobra	PA 866-546
Codename: Bomba	PA 901-276
Costales	PA 751-614
Curacha	PA 903-006
Da Best In Da West 2	PA 839-601
Dahas	PA 782-215
Dalagang Dagat	PA 967-004
Dalaginding	PA 1-201-592
Daniel Eskultor	PA 1-836-653
Delia Maga (Jesus, Pray for Us!)	PA 722-772
Desperadas	pending
Dj Ko Kayang Tanggapin	PA 987-326
Diliryo	PA 874-354
Diskarte	PA 1-194-536
Dumating Ka Lang Ba Para Umalis	PA 987-331
Duwelo	PA 807-547
El Kapitan, Dugo Ng Birhen	PA 987-333
Emong Salvacion	PA 836-210
Enteng En Mokong	PA 903-002
Escobar	PA 699-260
Esperanza	PA 1-005-502
Eternity	PA 1-343-887
Faces of Love	PA 1-597-202
Fidel Jimenez, Magkakasubukan	PA 994-337
Forever My Love	PA 1-265-301
G.R.O.	PA 991-054
Gagamboy	PA 1-219-389
Gagawin Ko Ang Lahat	PA 949-046
Gamu-gamong Dagat	PA 989-974
Ganito Ako Magmahal	PA 991-057
Garapal	PA 1-012-461
Gatilyo	PA 967-509
Gigil	PA 1-343-460
Ging Gang Gooley Giddyap, I Love You Daddy	VA 647-007
Go Johnny Go	PA 868-963
Hangga't Kaya Kong Lumaban	PA 977-431
Happily Ever After	PA 1-304-646
Happy Hearts	PA 1-390-331
Haragan	PA 877-627
Hari Ng Sablay	PA 1-309-974
Hatiin Natin Ang Ligaya	PA 1-000-476
Hayop Sa Porma	PA 1-288-215
Hey Babe	PA 984-369
Hide & Seek	PA 1-597-106
Higit Pa Sa Buhay Ko	PA 984-365

T. THE LIST OF REGAL COPYRIGHTED PROGRAMS

Hilig Ng Katawan	PA 977-429
Hinahangap-Hangap Kita	PA 946-555
Hindi Magbabago	PA 736-467
Hipag	PA 977-433
Hiram	PA 1-207-170
Homecoming	PA 1-304-642
Hubad Sa Ilalim Ng Buwan	PA 994-343
Hubog	PA 1-194-535
Huling Sagupaan	PA 822-876
Huling Sayaw	PA 868-962
Huwag Mo Nang Itanong	PA 848-674
Huwag Na Huwag Kang Lalapit Darling	PA 924-618
Huwag Po Huwag Po	PA 1-001-304
I Think I'm In Love	PA 1-194-533
I Will Always Love You	PA 1-318-407
I Will Survive	PA 1-238-223
Ibibigay Ko Ang Lahat	PA 967-456
Ibulong Mo Sa Diyos	PA 870-797
Ikaw Lang Ang Mamahalin (Camiguin)	PA 701-900
Ikaw Pa, Eh Love Kita	PA 708-184
Impakto	PA 791-305
Init Ng Laman	PA 946-552
Init Sa Tag-ulan	PA 827-223
Ispiritista	PA 1-296-575
Istokwa	PA 820-740
Jacob	PA 850-691
Junior Quiapo	PA 788-706
Kahit Harangan Ng Bala	PA 758-684
Kahit Hindi Turuan Ang Puso	PA 949-051
Kahit Kailan	PA 836-212
Kahit Mabuhay Kang Muli	PA 915-935
Kahit Minsan Lang	PA 913-740
Kahit Pader Gigibain Ko	PA 891-020
Kailanman	PA 772-139
Kalabit	PA 1-201-590
Kamay Ni Eva	PA 788-710
Kanang Kamay	PA 950-730
Kapag Kumulo Ang Dugo	PA 991-055
Kapag Tumibok Ang Puso	PA 1-373-103
Kargado	PA 920-345
Karibal	PA 1-238-224
Kasangga Mo Ako Hanggang Sa Huling Laban	PA 871-636
Katrina Halili's Fantasies	PA 1-351-170
Kerida	PA 1-207-171
Kirot Sa Puso	PA 913-742
Kriminal Ng Baryo Concepcion	PA 465-456
Kulayan Natin Ang Bukas	PA 903-004
Kung Alam Mo Lang	PA 812-041
Kung Marunong Kang Magdasal, Umpisahan Mo Na	PA 827-224
Kuya	PA 1-216-907
Lagot Ka Sa Kuya Ko	PA 1-332-573
Lamat	PA 1-304-648

T. THE LIST OF REGAL COPYRIGHTED PROGRAMS

Langit Sa Piling Mo	PA 850-433
Let The Love Begin	PA 1-340-880
Ligaw Liham	PA 1-592-665
Ligaw Na Bala	PA 848-675
Lipstik	PA 1-309-977
Live Show	PA 1-194-532
Lovestruck	PA 1-303-025
Luksong Tinik	PA 788-707
Magagandang Hayop	PA 984-367
Magkaagaw	PA 967-457
Mahal Kita Walang Iwanan	PA 987-334
Mainit Na Bala	PA 924-548
Makamandag Na Bala	PA 1-001-305
Mama Dito Sa Aking Puso	PA 860-307
Manananggal In Manila	PA 839-596
Manay Po	PA 1-349-093
Manay Po 2	pending
Mano Mano 3	PA 1-251-831
Mano Po	PA 1-191-052
Mano Po 2	PA 1-219-388
Mano Po 3	PA 1-276-582
Mano Po 5	PA 1-368-665
Mapusok	PA 984-366
Markado	PA 966-993
Masikip Masakit Mahapdi	PA 989-976
Matang Agila	PA 836-652
Medrano	PA 822-875
Message Sent	PA 1-217-899
Metlogs	pending
Mga Batang Bangketa	PA 1-341-065
Minsan Ko Lang Sasabihin	PA 1-012-465
Minsan Lamang Magmamahal	PA 851-387
Minsan May Isang Puso	PA 1-194-531
Minsan, Minahal Kita	PA 987-329
Mister Mo, Lover Ko	PA 1-000-481
Most Wanted	PA 1-012-830
Mulawin	PA 1-318-406
My Bestfriend's Girlfriend	pending
My Kuya's Wedding	pending
Nadine Schmidt: Pinoy Sex Video Fantasies	PA 1-315-908
Nag-aapoy Na Laman	PA 994-341
Nag-iinit Na Damdamin	PA 989-975
Naglalayag	PA 1-264-311
Nakaw Na Sandali	PA 862-893
Nakawin Mo Ang Aking Puso	PA 850-692
Nanggigigil Ako Sa Iyong...Kagandahan	PA 913-741
Nasaan Ang Puso	PA 879-246
Nasaan Ka Nang Kailangan Kita	PA 826-542
Nikilado	PA 788-711
No Read, No Write... Pero Wais!	PA 881-504
Okey Ka Pare Ko	PA 1-304-647
Once In A Blue Moon	PA 1-332-574

1. THE LIST OF REGAL COPYRIGHTED PROGRAMS

Paano Kung Wala Ka Na	PA 847-565
Pahiram Kahit Sandali	PA 924-545
Pakisabi Na Lang Mahal Ko Siya	PA 1-194-539
Pakners	PA 1-207-169
Pakners	PA 848-673
Palaban	PA 1-001-303
Pamahin	PA 1-341-064
Pangarap Ng Puso	PA 1-012-467
Pares-Pares Trip Ng Puso	PA 931-902
Pasasabugin Ko Ang Mundo	PA 1-012-462
Pa-Siyam	PA 1-304-645
Pedrong Palad	PA 1-000-477
Pempe Ni Sara At Pen	PA 699-262
Pepeng Agimat	PA 986-218
Pera O Bayong	PA 1-012-463
Phone Sex	PA 967-512
Pila Balde	PA 967-458
Prosti	PA 1-207-570
Pulis Probinsya 2	PA 769-061
Raket Ni Nanay	pending
Rampadora	PA 1-199-525
Red Diaries	PA 1-294-530
Rekados	pending
Rollerboys	PA 722-917
Romano Sagrado	PA 676-191
Rome & Juliet	pending
Sa Kabilugan Ng Buwan	PA 925-189
Sa Kamay Ng Batas	PA 793-601
Sa Ngalan Ng Pag-Ibig	PA 751-605
Sa Paraiso Ni Efren	PA 991-053
Sa Piling Ng Aswang	PA 986-214
Sa Piling Ng Iba	PA 987-325
Sa Piling Ng Mga Belyas	PA 1-201-595
Sa 'Yo Lamang	PA 703-872
Saan Nagtatago Si Happiness	pending
Sabado Ng Gabi, Linggo Ng Umaga	PA 967-005
Sabel	PA 1-233-178
Sagad Sa Init	PA 920-346
Sagot Ko Ang Buhay Mo	PA 1-000-478
Saksi Driver	PA 1-309-813
Salawahang Damdamin	PA 920-347
Sambahin Ang Ngalan Mo	PA 756-518
Sana... Pag-Ibig Na	PA 765-457
Sanib	PA 1-201-727
Sarraza	PA 872-237
Say That You Love Me	PA 1-304-643
Selda 14	PA 950-734
Seroks	pending
Seth Corteza	PA 796-933
Seventeen... So Kakal	PA 977-432
Sex Scandal	PA 1-199-518
Sgt. Larry Layar	PA 946-550

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Shake Rattle & Roll 5	PA 736-457
Shake Rattle & Roll 6	PA 848-676
Shake Rattle & Roll 9	pending
Shake, Rattle & Roll 2K5	PA 1-318-408
Shake, Rattle & Roll 8	PA 1-368-654
Shame	PA 987-327
Sigaw	PA 1-279-214
Sige, Subukan Mo	PA 913-739
Singles	PA 1-238-226
Sisa	PA 949-042
Sizzling Sex Scenes 1	pending
Sizzling Sex Scenes 2	PA 1-312-217
Sizzling Sex Scenes 3	PA 1-341-062
So Happy Together	PA 1-275-624
Super Noypi	PA 1-370-674
Super Ranger Kids	PA 867-337
Suspek	PA 984-364
Tagos Sa Laman	PA 782-216
Taguan	PA 791-306
Talamak	PA 1-288-184
Tar-san	PA 987-332
Tatapatan Ko Ang Lakas Mo	PA 948-541
Tatlong Kasalanan	PA 788-709
Terrorist Hunter	PA 1-341-063
Testigo	PA 1-012-460
The Marita Gonzaga Story	PA 782-226
The Promise	PA 1-385-414
Tiyanaks	PA 1-589-601
Tugatog	PA 1-001-306
Tunay Na Mahal	PA 1-000-480
TXT	PA 1-366-903
U Belt	PA 1-219-439
Uno	PA 1-340-879
Vampira	VAU 314-182
Walang Katumbas Ang Dugo	PA 915-930
Wang Wang (Buhay Bombero)	PA 871-638
Weder Weder	PA 989-977
White Lady	PA 1-369-968
Wow, Multol	PA 839-602
Xerex	PA 1-199-288
Yamashita	PA 1-201-753
Yes, Darling	PA 841-249
Zsa Zsa Zaturmah	PA 1-376-186